1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10		
11		
12	CHARLES JOSEPH FAIN,	Case No. C04-5762JET
13	and CATHERINE S. COOLEY,	CR01-5120JET
14	Petitioners,	ORDER
15	v.	ORDER
16	UNITED STATES OF AMERICA,	
17	Respondent,	
18		
19	THIS MATTER comes on before the above-entitled Court upon Defendants' Motions for	
20	Release Pending Appeal.	
21	Having considered the entirety of the record and files herein, the Court finds and rules as	
22	follows:	
23	Defendants Charles Fain and Catherine Cooley seek release pending determination of	
24		
25		
26		

their 2255 petitions.¹ 1 Defendants cite The Bail Reform Act, 18 U.S.C. §3143(b) as the appropriate standard 2 3 governing release pending a ruling on their 2255 petitions. However, the Bail Reform Act has been held not to apply to federal prisoners seeking post conviction relief. United States v. Mett, 41 F.3d 4 1281 (9th Cir. 1995). Rather, Fed.R.App. P. 23 and 9th Cir. R. 23-1 govern the release or detention 5 of prisoners collaterally attacking their convictions. Mett, 41 F.3d at 1282. 6 7 Release under Fed.R.App.P. 23 entitles prisoners to release only upon a showing of special or 8 exceptional circumstances, or a high probability of success. Id. Nonetheless, Defendants' motions fail under either standard. 9 10 Accordingly, Defendants' motions are DENIED. The Clerk of the Court is directed to send uncertified copies of this order to all counsel of 11 record. 12 13 DATED this 9th Day of May, 2005. 14 /s Jack E. Tanner 15 JACK E. TANNER 16 SR. UNITED STATES DISTRICT JUDGE 17 18 19 20 21 22 23 24 25 ¹ Fain's petition is filed in CR01-5120. Cooley's petition is filed in C04-5762.

26